U. OF U. TRACK TEAM TO MEET BERKELEY

Arrangements Under Way University of California Men to Come Here.

STANFORD MEETS PROVO TOO

Big Double Athletic Carnival Schedule To be Pulled Off in Utah Next Week.

The University of Utah track team may meet the University of California here next week if the arrangements can be made with Berkeley to have the team stop over for two days on its trip east Negotiations are under way now and Coach Joe Maddock expects a telegram Wednesday deciding the matter. The details for the meet could be made withdetails for the mest could be made without any trouble and it is proposed to have the contest on Wednesday. May 25, when Stanford comes to Provo to meet with the Brigham Young academy. In order to meet Provo Stanford will leave two days early in order to make connections in the east for the date arranged there. Berkeley was going through without making a stop and if the California team can made arrangements to get off two days sarlier the meet will be held with the university team.

meet will be held with the university team.

Stanford and Berkeley compete in the same meets in the east. Stanford defeated Berkeley this year in their seventeenth annual meet by a score of 86.35 points. Provo will have the fastest team to compete and according to the records made by both teams, Stanford will take first place in all but about two events.

The university and Berkeley would be more evenly matched and would no doubt be one of the most closely contested meets ever witnessed here.

The Provo team is weak in places and it is understood that representative of the B. V. U. of Provo have suggested that the University of Utah enter several of the best men in the meet with the Provo men to compete against Stanford. If the meet with Berkeley cannot be arranged it is probable that the U. and the B. V. U. will put a team in the field to meet Stanford.

RUGBY FOOTBALL TEAM LEAVES FOR AUSTRALIA

San Francisco, May 17.—The All-American Rugby football team, composed of representatives of the state universities of Nevada and California and Stanford university left today for Vancouver, en route to Australia and New Zealand. The invitation for the tour was extended by the New South Wales Rugby union, which has arranged a schedule for the visitors which will enable them to meet practically all of the representative Rugby fifteens of the Antipodes.

HASTENING THE JAIL.

Crowding three days' work into one with three crews of workmen, the con tractors at the new county jail building are rapidly completing the interior work. At noon today the first tier of 50 cells was in place and this afternoon the erection of the second tier or floor was begun. With the progress being made the promise that the jail will be ready for occupancy June 15 is well as-

CHIEF ENGINEER FORSHAY.

Mr. and Mrs. E. E. Forshay and daughter. Miss Elma Forshay, formerly of Boise, Idaho, are registered at the Cullen today. They are old friends of John Condron, proprietor of the hotel. Up to four years ago, Mr. Forshay had Up to four years ago, Mr. Forshay had charge of the office of the surveyor-general of the state of Idaho. He is now the head engineer in the big land proposition of the Sevier River Land company at Lynndyl, where 50,000 acres of land was recently opened to the public, and a movement for more than doubling this acreage is now practically consumpted. consummated, making this the larges irrigation project in the State of Utah

TREES OVERLOADED.

"Two hundred acres of fruit tree are being planted this spring right around my farm north of Corinne," said W. H. Rowe, who came down from Boxelder county, Monday, "and I never saw the prospects for heavy crops Boxelder county, saw the prospects for heavy crops, especially among the apples, as good at especially among the apples, as good at especially among the apples, as good at this time of year as now. I will have to do a lot of thinning in my orchard. The strawberry vines in that vicinity are also loaded with the maturing bec-ries, and an unusually heavy crop is anticipated. That part of the state is showing a wonderful growth."

AGED LADY DIES.

Mrs. Sarah Simmons, Who Walked Across the Plains in 1862.

Mrs. Sarah Simmons, age 82 years, died May 16 of general debility at her home, rear 128 Eighth East street. The funeral will be held at the Eleventh ward assembly rooms Wednesday, May 18, at 11 a.m., to Ahlch friends are in-

James Brown's company in the fall of 1862, walking most of the way across the plains. She has been a resident of the Eleventh ward for 40 years. Mrs. Simmons is the mother of eight children, three of whom survive her—Orson S. Thomson and Evyline Thomson of this city, and Mrs. Edna Shreeve of + John, Ariz.

INING CASE GOES OVER.

the experts employed by the mining mpanies in the case of the Silver king Consolidated Mining company against the Silver King Coalition Mines company to make a joint test of the specific gravity of the ore taken from the Parson stope were not ready this morning and the hearing was continued. It is expected that the data will be compiled by Thursday and then the hearing of the case will be resumed.

HONORS FOR CHIEF ELK.

Grand Ruler of Order, Arriving Tonight, to be Royally Entertained.

J. II. Sammis, grand exalted ruler of the B. P. O. Elks, is due to arrive here this afternoon at 5 o'clock. He will be met at the depot by a large delegation of local Elks and escorted to the

Peptiron Pills THEATRICAL COMPANY

Ironize the blood, tone the nerves, strengthen the stomach, aid digestion, and promote sweet, restful, natural sleep. They are chocolate-coated, acceptable to the stomach and easily assim-

flated, and the best medicine for anemic, pale, nerwomen and children, and all sufferers from the effects of the strenuous life of today. Price 50c. or \$1. Of druggists or by mail.

C. I. HOOD CO., Lowell, Mass.

FARRELL AND FAMILY FIGURE ON PAY ROLLS

Father, Son and Daughter the Whole Thing in Plumbing Inspector's Department.

The Farrell family added to its dominancy in the plumbing inspector's department of the city adminis tration in the appointment last night of Sidney W. Farrell as deputy inspector. The city's pay roll will now show J. W. Farrell (father) inspector, \$150 per month; Sidney W. Farrell (son), deputy inspector, \$100 per month; Miss Alice Farrell (daughter), clerk, \$60 per month. Upon the recommendation of the mayor the appointment of the son as assistant to his father, was con-firmed by the council last night.

WANT BACK PAY. The council was petitioned last night to authorize the payment of \$322.50 to Truman Tyrrei and \$87.50 to I. J. Starbuck, as back salary for work performed as deputy food and dairy inspectors before their confirmation by the council. The claims were referred to the finance and salaries committee. to the finance and salaries committee.

The petition of the local G. A. R. for an appropriation of \$100 to assist in the customary observance of Memorial day was granted and the sum authorized.

PLACE FOR PRODUCE VENDORS. The matter of the permits for produce vendors to occupy certain street districts was referred back to the committee for further consideration when the protest was received from Samuel H. Auerbach, the Levy Reaity company and the Meyer Reaity company objecting to permission being given to the farmers to occupy the suggested district of Elizabeth street between Eleventh and Twelfth East streets from South Temple to First South The matter of the permits for pro rom South Temple to First South

The report of the waterways committee recommending that the petition of the residents north and west of the Jordan river asking that the city exchange the 25-horsepower gasoline pumping engine for an electric motor, which it is asserted will give immediate relief to the inundated section, developed opposition from Councilman Fernstrom, and the matter was referred to the city engineer and city attorney for report. Mr. Fernstrom was of the belief that any money used now would be wasted in view of the work being done in the surplus canal. being done in the surplus canal.
The council close to the midnight
hour found itself confronted with a
mass of unfinished business and took a
recess until Wednesday night.

PREST. CLAWSON LEAVES.

Departure This Evening of New President of European Mission.

This afternon at 6:15 Mr. and Mrs. Rud This afternon at 6:15 Mr. and Mrs. Rudger Clawson and family will leave over the Oregon Short Line railroad for Liverpool, England, where Elder Clawson goes to relieve Elder Charles W. Penrose, who has been honorably released from the presidency of the European and South African mission, after having served for three and a half years. Elder Clawson and party will go from here to Washington, D. C., where they will remain three days sightseeing, then to New York, where they will stay two days and then to Montreal, from which point they will set sail for Liverpool on May 28, in the steamer Megantic, which is due to reach Liverpool June 6.

HAS SUICIDE "SPELLS."

sad Case of Mrs. Dansie of Rivert -Under Medical Examination.

Stricken with a nervous malady that suggests suicide as the only relief, Mrs. Mary Charlotte Dansic of River-ton was before the lunacy commission in Judge Lewis's court for over an hour this morning undergoing an ex-amination which would determine the state's care of the unfortunate woman. Rationally enough she answered freely all the questions put to her and detailed to the examining physicians the symptoms of the "spelis" which come upon her at recurrent intervals. Relatives, including the husband, told of the watchful care needed to prevent her from committing self-destruction or the carrying out of her threats.

The case of the woman was continued for one week, during which she will ate's care of the unfortunate we

for one week, during which she will be subjected to a close medical ex-

LUKE TOO FORCIBLE; DAMAGES AWARDED

He Was Seeking to Attach Horse for Debt-Jury Gives Ellen Collis \$400.

Ellen Collis was today awarded by s ury's verdict in Judge Ritchie's court \$400 damages against James A. Luke. The suit was brought to recover \$2,500 damages for personal injuries inflicted upon the plaintiff by Luke in the latter's alleged forcible attempt to collect a debt by taking pessession of a horse under attachment proceedings.

The plaintiff in the course of the trial showed that the defendant had attempted to levy an attachment proceedings.

trial showed that the defendant had at-tempted to levy an attachment upon a horse to satisfy a judgment against Alexander Collis, a son of the plaintiff. At the time Mrs. Collis had remonstrat-ed, informing the defendant, James A. Luke, that the horse was her property and offering to present a bill of sale as proof. It was alleged that Luke forci-bly grasped her by the arm, wrenching the shoulder and otherwise inflicting physical injuries. The jury, after being out several hours, returned its verdict fixing the amount of damages at \$400.

MILK-DILUTION CHARGED.

Warrants are out from the county attorney's office for the arrest of Howe Bros. of Murray, and William A. and Robt. J. Turner of Riverton, on the charge of violating the pure food law in watering their milk. The accused in watering their milk. The accused will be heard before the justice at Bingham Canyon.

of local Elks and escorted to the Knutsford where he will make his head-quarters while in the city.

At the Knutsford he will be accorded a reception and will then be escorted to the Elks' clubhouse where most of the 800 members of the lodge will great him. This evening, at 9 o'clock, there will be a special session of the lodge at which Grand Exalted Ruler Sammis will be present. Following the meeting of the odge there will be a banquet in the throoms and the members will great district court this morning by John R. Van Evera against the Oasis Land & Irrigation company, for the recovery of \$4.194, the value of crops alleged to have been destroyed by a flood caused by the odge. He is on his way from the Facific coast to the east.

TO PLAY FOR CHARITY

Mrs. Henrietta Spader, Representing "St. Elmo" Players Meets With Club Women This Afternoon.

Mrs. Henrietta Spader, who is doing special advance work in connection with the tour of Frederic Belasco's "St. Elmo" company, reaches the city today and will be at the Colonial theater all afternoon to interview the repre sentatives of the various societies who desire to benefit by Mr. Belasco's generous offer.

Two committees have already pland to be there, and one or two thers are expected.

Being asked what would be done if there were more than three worthy charities to make application, Mr. Shipman, the general manager, replied:

"In that case we will wire New York and San Prancisco, and arrange for a courth, or even a fifth night, if necessary. Now that we are going into this operation, there is no use doing things halves, and there will be no limit the performances for charity, it the al co-operation is assured. If t uses are sold out for each perform ance, it will mean a clear gain of about \$2,200 for the three charities benefitting, and of course proportion-ately more if additional nights should

Very little work will devolve upon the local committees, as Mrs. Spader will organize and undertake the entire management of the campaign.

When Sarah Bernhardt last toured the west, as in Salt Lake she was shut out of Los Angeles by reason of conflicting interests with the theatrical trust, and gave four performances at Venice-on-the-Sea. a beautiful spot about 15 miles from Los Angeles by trolley car.

trolley car.

For this noted engagement, Mrs.
Spader sold and handled the money
for over \$12,000 worth of tickets, and
it was a difficult undertaking, as tha
audiences had to travel an average of
15 miles in trolley cars to witness the
performances, but it was a decided suc-

By systematic utilization of a doze couples of ticket-sellers among the young girls of Salt Lake, who will vol-unteer their services, and besides wit-nessing the performances, compete for rizes, those interested say there

and young ladies who will volunteer to sell tickets, are invited to meet the management at the Colonial theater any time between 3 and 6 p.m. today. Those who cannot make it convenient to call, will receive all information by

WHILE BAIL IS LOW PRISONER MAY GO

Davis, Ex-Convict, Charged With Robbery, Released Under Absurdly Small Bond.

Peculiar were the proceedings in the minal divison of the city court this orning in the case of the state vs. Joseph Davis, charged with robbery, then the matter was called for prelim-

nary hearing. Davis is the man who, on April 20, poarded a Fourth North street car and held up and robbed the motorman and several passengers, at the point of a rifle. He was arrested hair an hour later by Lieut. Shannon and lodged in the city fall on the charge of roobers. The man was arraigned a day of two later and entered a plea of not guilty. The case was set for hearing this morning and Davis was placed under \$1,000 bail. In default of bonds he was remanded to the custody of the sheriff. This morning his attorney, J. M. Hamilton, moved for a reduction of the bail to \$500. This was granted and

the case continued until June 15. The prosecution consented to the reduction of the bail and Judge Bowman made the order. When this fact became known in the office of Lieut Shannon there was "something doing." The latter told Judge Bowman, in no uncertain language, what he thought of such procedure; called his attention to the fact that Davis is an ex-convict; that he stood a good chance of receiving a sentence of at least 20 years for the crieumstances, was absurd: that Davis could probably arrange with ease for such a hond and then "jump" it. Shannon said a lot of other things to Judge Bowman and in a short time the "tip" went forth that the bail was to be increased, upon motion of County Aity. Job P. Lyon, to \$1.500, in view of the fact that Judge Bowman had not "discussed" the case with the police before. According to the information received, it is safe to say that the case will be called before the end of this week and the bail increased to \$1.500 as the court has been "wised up" on certain phases of the affair and his usual daily visit to 'headquarters' may be expected to have its accustomed effect.

BUS PASSENGERS

Charles A. Green, a mining man Imley, Nev., is at the Cullen today. Dr. W. B. Hamilton of Descret is

B. A. Cummings, John D. Doll, Albert Backus and Henry Young of the Telluride Power company are registered at the Moxum today.

W. Streepy, foreman, with a gang of a dozen Western Union Telegraph line men came to town Tuesday morn-ing and registered at the New Wind-

Gus J. Henrod. mining superintendent of Eureka, is at the Kenyon today. H. D. Goldsborough, a business man Nephi, is at the Kenyon.

F. J. Wheeler of Los Angeles, one of the officials of the Sult Lake Route, is registered at the Knutsford.

E. E. Crofman of Provo is at the semion, having come to tafter some legal matters.

L. L. Donnan of Upper Falls, Provo canyon, is in the city and registered at the Semioh, having come to pur-chase supplies and make other ar-rangements for the opening of his rert in a few weeks.

Major S. K. Hooper of Denver, general passenger agent of the Denver & Rio Grande railway, is at the Knutsford today.

John A. Sheldon of Butte, Mont., is at the Knutsford. He is largely in-terested in the mines in both Utah and Nevada, and is looking after matters in connection with them.

Dr. L. D. Pfauts of Eureka is at the Lydia Taylor, Melba Taylor and Tom Taylor of Morb are registered at the New Windsor.

Mr. and Mrs. E. G. Galt of San Francisco, are at the Knutsford. Mr. Galt is connected with the Metropoli-tan Insurance company.

Flower Drops

A dainty, delicate perfume that is lasting and refreshing. One drop only is necessary. Put up in the daintiest of packages.

\$1.50 a Bottle



The Pure Drug 112-114

Mail Orders Prompt

ORDERED TO TURN OUT HIS POCKETS IN COURT

Nate Siegel Searched and Relieved of Costs After He Affirms He Has No Money.

That a single man has a hard time living in Utah if he has a judgment hanging over his head was learned yesterday by Nate Slegel in Justice of the Peace Hanks's court. It cost Slegel \$3.20 to learn the meaning of supplemental proceedings and a two and a half-dollar gold piece of the issue of 1885, which he kept as a relic and a Columbia half dollar, to learn how to testify. It all happened because Siegel was once in business and when he ceased business one creditor, Salvator Bonan secured a judgment against him for \$80.50, and another firm, Boreli & Vilelli secured a judgment of \$76.20.

Several days ago supplemental proceedings were served on Slegel. It is asserted that he was belligerent and indignant that he should be called to a justice's court to tell how much money he had. He refused to respond to the summons. Consequently a bench warrant was issued and Siegel accompanied Constable Hansen to court. On the showing made by Siegel Justice Hanks was satisfied with fining him \$3.20; \$2.20 being the officers' fee, 50 cents for the hearing.

Then Atty, Ben Rich took Siegel in hand. After the usual preliminary questions he asked Siegel if he had any money on his person. Siegel denied it. The attorney then demanded that he

money on his person. Siegel denied it. The attorney then demanded that he show what he had of value in his right hand trowsers pocket. Of course Siegel

what he has in the pocket," said Atty

what he has in the pocket," said Atty. Rich.

"Show what you have of value in the pocket," ordered the court.

From the recesses of his clothing he jerked out a Columbia half dollar and some keys. This was turned over to the court. The same was done with the left hand pocket which produced a pocketbook with the gold piece. This went to the court.

When Siegel was asked what he had in his coat pocket, the gayly dressed, well groomed, debonair young man reached the end of his patience.

"I won't stand for no hold-up," he ejaculated, jumping from his chair and boilting for the door. The constable was there first and stopped him, and he was forced to resume his seat.

"I believe he has money on him," said Atty. Rich to the court. Siegel endeavored to evade all questions and, shaking with either anger or fear, so that his hands trembled and his words apparently froze in his throat, he begged that he be allowed to have his attorney present. After stating that he should have thought of the matter before, the court allowed the request. When the attorney arrived a settlement was reached and the case continued.

COMMANDER OF CO. H. Captain Caproni Selected to Effect Re-habilitation of Militia Company.

Capt. Caproni of the engineering de-partment of the Short Line, was chosen commander of H company of the in-fantry battalion of the National Guard Monday evening, at the state armory. The command has been without a cap-tain for a long time, having been under the command of the first lieutenant. The new officer has had considerable military experience, and a rehabilita-tion of the company is anticipated under his capable direction.

SEVERELY CLUBBED BY ENRAGED GREEK

Latter's Saloon Had Been Held Up-Looking for Offenders, He Attacked Wrong Men.

George Kypros, a Greek who runs a aloon at 553 west Second South street, s occupying a cell in the city jail on the charge of assault' with a deadly weapon. He was arrested Monday night at 10:20 by Patrolman Thomas

fillespie and this afternoon a com-plaint is being drawn up by the county attorney against Kypros.

On Saturday night the saloon run by Kypros was held up and robbed by two highwaymen. Monday night the proprietor of the place saw two young men in a chili parlor a short distance from the saloon and thinking they were the holdups he gathered about him several other Greegs and made an as-sault upon the two young men. They

veral other Greeks and made an as-uit upon the two young men. They oved to be A. M. Smith, living at 843 rapahoe avenue and Albert Hodges. Five or six Greeks led by Kypros ished upon the two young men and ith drawn revolvers ordered them to arow up their hands. Hodges obeyed amediately, but Smith did not put p his hands high enough and Kypros truck him three or four times on the ad with a gun, inflicting severe scalp nith's head was badly cut and al-

Smith's head was badly cut and although he bled profusely he managed to break away from his assallant and he police were notified. Patrolman dillespie investigated the case and succeeded in locating Kypros. After his arrest the Greek insisted that the two young men were the same who enabled him Saturday night, but Smith and his companion were able to prove absolutely that they were not guilty of the offense. Kypros is still in jail in the offense. Kypros is still in fail in lefault of \$100 bail.

IMPROVED BY REST.

Engineer O. A. Honnold of the Utah Light & Railway company has returned from a pleasant vacation in California, He warmly praises the Santa Clara valley as an ideal place to live, where the climate is perennially mild without being enervating. Mr. Honnold's health has visibly improved by the rest and change.

LOOKS BRIGHTER FOR FRANK HANSON

Judge Marshall Instructs Jury to Disregard Five of Counts Against Defendant.

ARGUMENTS BY COUNSEL

Case Will Go to the Jury Tonight-Comes Down to Proposition Of Stolen Letters.

Arguments by counsel in the case of Frank Hansen, former postmaster at Fillmore, accused of burning the postoffice there on Sept. 6, 1908, which were ommenced in the United States distriet court this morning, had not been completed at the time of taking the oon recess. When court convened at each side in arguing the case, and hours a side was agreed upon, ge Marloneaux for the defense, be-the arguments began, made a mofore the arguments began, made a motion to dismiss the case as to all the counts in the indictment, on the ground that no evidence had been adduced to connect Frank Hanson with the robbery of the postoffice nor with the arson of the building.

Judge Marshall ruled on the request, instructing the jury to disregard the first and second counts of the indictment, which charged intent on the part of the accused to rob and burn the

first and second counts of the indictment, which charged intent on the part of the accused to rob and burn the building, on the ground that the counts were not so drawn as to justify a conviction on the charges. Judge Marshall also ruled that the fifth count, charging defendant with stealing postage stamps to the value of \$300, should be dismissed, on the ground of insufficiency. The sixth and seventh counts, the court said, would be withdrawn from the jury, on the ground that there was no statute in the United States under which the offenses charged were made a crime against the government. These two counts charge defendant with setting fire with intent to destroy the postoffice building and with causing to be burned personal property of the United States to the value of \$300.

Judge Marshall then instructed the prosecution that selection must be made between the thill and fourth counts as to which it was desired to go before the jury, and United States Dist. Atty. Booth selected the third count on which to argue the case, which charges Hansen with stealing and carrying

Atty. Booth selected the third count on which to argue the case, which charges Hansen, with stealing and carrying away the letters from the postoffice. The fourth count is but an extension of the charges contained in the third count, thus, out of seven counts charged against defendant, only the one remained upon which the jury will either convict or discharge defendant of stealing letters from the postoffice building.

OPENING ARGUMENTS.

Assistant United States District Attorney Wm. McCrea made the opening argument for the government. He said it was in unpleasant duty to try any man for a violation of a law, yet it was the duty of every man to assist in enforcing the law to protect life and recreated and senecially. Mr. McCrea was the duty of every man to assist in enforcing the law to protect life and property, and especially, Mr. McCrea said, was it the duty of every man to protect the United States postal service, in which every man, woman and child in the country is interested. Attorney McCrea traced the history of the case at bar, from the time the defendant. Frank Hanson, was postmaster at Fillmore until the present time; he followed the evidence adduced by both sides in the trial, and ascribed as a motive to Hanson for burning the postoffice and stealing the letters found in his possession, the knocking and hatred expressed for him by people who wished him out of the postmastership. He said there was some other motive apparent than that of mere robbery or personal aggrandisement, and that mostal the considered by the jury. sonal aggrandisement, and that mo

REVIEW OF CASE.

REVIEW OF CASE.

At 4 o'clock on the Sunday when the fire took piace. Hanson was at the postoffice, showing the postmaster the broken lock on the back door and wanting to assist him in putting up the shutters. The postoffice lock, Mr. McCrae said, was on Hanson's mind. The men whom Hansen said he had shown the lock on the postoffice door, said they had not been down town that day, and that Hanson had not shown them the lock at any time. The evidence of the Warner and Trimble boys was reviewed, and the reason given in the first place was because they were afraid of Hanson, who it was said carried a gun. A remarkable coincidence was shown in the memory of John M. Hanson, the brother of the defendant, the attorney said, from the fact that while he did not remember, according to his own testimony, the clothing his brother wore at the races on the Sunday, yet that same evening he said he remembered with great distinctness how Frank had undressed in his own room, how he had taken off his collar and tie and placed them in certain drawers, and even remembered which shoe he took off first, and that his collar and the and placed them in certain drawers, and even remembered which shoe he took off first, and that he had taken off the left sock before he removed the right shoe. The testimony with regard to Dick Duncan, the "town loiterer" was reviewed. Mr. McCrae claiming that if he had been guilty of originating the fire the de-McCrae claiming that if he had been guilty of originating the fire the defense would have brought it out. Hanson had said that he did not go to the fire until after he had heard the bell ring; half a dozen other witnesses testified that did not hear any bell ring that night, and therefore, the attorney said, it was apparent that the expectation of hearing the fire bell ring was the reason why Hanson said he heard it ring, although credible witnesses said they had heard no bell that night. The finding of the letters in the possession of Hanson, the attorney said, was conclusive evidence that he had stolen them, and that he had burned the building for spite and reed the building for spite and re

enged FOR THE DEFENSE.

Judge Marioneaux followed for Judge Marioneaux followed for the defense, occupying the remainder of the time until the moon recess. Judge Marioneaux made a strong address, in which he covered the points raised by the counsel for the government, and anticipated those of the district attorney, who should close for the government this afternoon. Judge Marioneaux held the question of motive underlying such an act as the burning of a United States postoffice was the first inquiry of any rational mind, and he appealed to the jury to go to the evidence for facts as to motive, and not to the imagination of the attorney for evidence for facts as to motive, and not to the imagination of the attorney for the government. Judge Marloneaux also reviewed the testimony in the case, in which he claimed that Hanson had accounted for his actions and where-abouts in a rational, intelligent manner, and that the assertions of the defend-ant as to his alleged disguise and his movements down town the night of the fire, and his leaving town for his home, was corroborated by credible witnesses, and not by conjecture or im-

POLICEMEN VICTIMS OF THIS MAN'S SPITE

Burglar Shows Contempt of Bluecoats By Operating Solely and Boldly In Their Houses.

There is a bold bad burglar operating n Salt Lake City and he seems to have a penchant for robbing policemen's houses. A few nights ago he entered the home of "Nick" Gulbransen jailer at the city jail, and made off

with about \$100 worth of jewelry. This morning the fellow paid a visit to the home of Patrol Driver George Moore, 516 south Third East, but after breaking a couple of windows and cutting a wire screen, he was frightened away without securing anything.

away without securing anything.

More was awakened shortly after 2 o'clock this morning by a crash end falling glass. He listened and then heard a thud. After that all was quiet. "Mus' be th' comet," whispered Moore to Mrs. Moore, "I'll go an' see." He hurried out to the kitchen and turned on the light. To his astonishment he found two windows broken and a couple of flower pots on the floor. Then he rushed to the front door just in time to see two men running toward. suit, but the robbers had disappeared and no trace of them could be found. Moore said that if the men had succeeded in getting into the house the first thing they would have seen upon entering the sleeping room would have been his revolver. However, he was quickly awakened and when he turned on the light in the kitchen the fellows fled.

SUMMER SCHOOL

The L. D. S. Business College summer school opens May 31st for ten weeks. Sessions daily, 8 to 12 a.m. Tuition for the term. \$10. All the regular commercial subjects taught by the regular business college fuc-

LOCAL CUSTOM HOUSE.

Doing Big Business These Days-Fair Deputy Surveyor Appointed.

Miss Rhea Rogers has been appointed eputy surveyor of the port of Salt Lake by Collector Greenewald, an office she can hold as long as she remains n the civil service. The custom house did a land office business in April, and is doing well the current month. Re-cent importations include two carloads of quarrying machinery for the south-ern part of the state, trees, etc., as well as an unusually heavy shipment of household effects from France by Mrs. F. J. Hill who has been living abroad for some years, but is now returning to her native heath.

LONG-DELAYED TRAIN HERE.

Salt Lake Route Passenger No. 4 in Washout of Dec. 31 Arrives.

senger train No. I, which was mar ooned at Eccles on the Salt Lake Route for four and a half months, arrived in en a thorough cleaning and over uling, when they will be ready for

LATE LOCALS

Body Shipped—The body of Isaac flouser, the Chaeinnati traveling man the died in this city from pneumonia, cas this nean shipped to Ohio for in-Benjamin Weiler.

Actor with Smallpox-Jack Conway n actor who has appeared in local tock companies, fell victim to small-Meeting at Provo-The board

control of the state mental hospital, consisting of the governor, state audior and state treasurer, is holding its regular monthly meeting at Provo tolay, with the officials in attendance. Mayor Approves-Mayor Brans-ord this morning approved the busi-ess transacted by the city council at is last night's session, affixing his ignature to all the papers.

Sundwall to Speak-Dr. John Sundwall of the University of Utah will be he principal speaker at the meeting If the city school principals tomorrow.

Pioneer Roofings. Sold, laid s d guaranteed by LAMBERT PAPER CO.

on, and that they had in all likelihood been placed there by enemies of Han-

won.

"The fact that Hanson did not know they were there, and that he had no motive for robbery or for obtaining the letters," declared Judge Marioueaux, "is the fact that the letters were found unopened. If Hanson had robbed the postoffice for the purpose of enriching himself, would he not have opened the letters to see what his enterprise had profited him?"

GOVERNMENT CRITICIZED.

Judge Marioneaux paid his respects to the methods of government prosecutors in securing evidence. "If the government case is weak," said he, "or needs botstering up, there is always an unfalling resource at their command, and that is a policeman or a city murshal." This was in reference to the testimony of Marshal Laver of Fillmore in regard to the testimony that the Trimble and Warner boys were afraid of Hanson, and so they had not told all they knew in the case, because Hansen was said to carry a gun, and they were afraid he would kill them.

Judge Marioneaux explained the remarkable memory of John M. Hanson, brother of defendant, in regard to the incident of removing his shoes and slockings by the defendant on the night of the fire, by the fact that it is a habit of men to cross the left knee over the right knee, and that was the reason why John Hanson remembered the circumstance. In support of his

the circumstance. In support of his theory Judge Marioneaux called atten-tion to the fact that most of the men in the jury box had their legs crossed that way at that moment, as did many of the counsel within the bar of the

ourt.
The explanation caused a ripple agination.

Coming to the matter of the letters which were found on Hanson's cupboard more than a year after the fire, covered with a sixteenth of an inch of dust, Judge Marioneaux claimed that

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Weather Bureau Ordered to Watch Phenomena Caused By Nearness of Comet.

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WEATHER REPORT.

resent occasion

Tonight and Wednesday Fair With Rising Temperature

TODAY'S TEMPERATURES 6 a.m. 7 a.m. 8 a.m. 9 a.m. 10 a.m. 11 a.m. 12 noon 1 p.m. YESTERDAY'S RECORD

FUNERAL NOTICE.

The funeral of Mrs. Sarah Simms will be held from the Eleventh war hapel at 11 a.m. Wednesday.

RUMEL. At 258 south Fifth street, May 16, 1910, of old age both Rumel, widow of the la Rumel, an old-time resident Thirteenth ward, aged 85 months and 12 days; native of A needs, services will be held in ward chapel on Wednessan t 4 n.m. The engiet will be a family residence from 2 to 2; he day of the funeral. Frien y invited, Interment will be

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